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Fill in this ir	formation to identify your case:		
Debtor 1	LaSondra Page		
	Full Name (First, Middle, Last)		
Dobtor 2		_	
Debtor 2 (Spouse if filing	Full Name (First, Middle, Last)		nis is an amended
(opeass, ii iiiii g	, tall talle (i.e., made, zacy		list below the of the plan that have
United States	Bankruptcy Court for the: Northern District of Mississippi	been cha	
Case number	19-12255		
(If known)			
Chapte	er 13 Plan and Motions for Valuation and Lie	en Avoida	nce 12/17
Tart I.	Notices		
To Debtors:	This form sets out options that may be appropriate in some cases, but the presence does not indicate that the option is appropriate in your circumstances or that it is pe district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.	rmissible in your ju	dicial
	In the following notice to creditors, you must check each box that applies.		
To Creditors:	Your rights may be affected by this plan. Your claim may be reduced, modified, or eli	minated.	
	You should read this plan carefully and discuss it with your attorney if you have one in this have an attorney, you may wish to consult one.	bankruptcy case. If y	ou do not
	If you oppose the plan's treatment of your claim or any provision of this plan, you or objection to confirmation on or before the objection deadline announced in Part 9 of Bankruptcy Case (Official Form 309I). The Bankruptcy Court may confirm this plan w objection to confirmation is filed. See Bankruptcy Rule 3015.	the Notice of Chap	ter 13
	The plan does not allow claims. Creditors must file a proof of claim to be paid under any pla	an that may be confir	med.
	The following matters may be of particular importance. Debtors must check one box on a not the plan includes each of the following items. If an item is checked as "Not Incluchecked, the provision will be ineffective if set out later in the plan.		
	nit on the amount of a secured claim, set out in Section 3.2, which may result in a lal payment or no payment at all to the secured creditor	✓ Included	☐ Not included
	idance of a judicial lien or nonpossessory, nonpurchase-money security interest, set n Section 3.4	☐ Included	✓ Not included
13 Non	standard provisions, set out in Part 8	✓ Included	□ Not included

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Part 2	Plan Payments and Length of Plan
2.1 Ler	ngth of Plan.
fewer t	an period shall be for a period of 60 months, not to be less than 36 months or less than 60 months for above median income debtor(s). If han 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors ed in this plan.
2.2 Del	btor(s) will make regular payments to the trustee as follows:
Debtor	shall pay \$258.66 (_monthly, semi-monthly, weekly, or bi-weekly) to the chapter 13 trustee. Unless otherwise ordered by urt, an Order directing payment shall be issued to the debtor's employer at the following address:
	Paid Direct
	ebtor shall pay \$ (monthly, semi-monthly, weekly, or bi-weekly) to the chapter 13 trustee. Unless otherwise ordered court, an Order directing payment shall be issued to the joint debtor's employer at the following address:
2 2 Ino	ome tax returns/refunds.
	eck all that apply .
√ [Debtor(s) will retain any exempt income tax refunds received during the plan term.
	Debtor(s) will supply the trustee with a copy of each income tax return filed during the plan term within 14 days of filing the return and will turn over to the trustee all non-exempt income tax refunds received during the plan term.
	Debtor(s) will treat income tax refunds as follows:
-	
-	
2.4 Ad	ditional payments.
	eck one.
_	None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.
	Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment.
-	
-	
Part 3	Treatment of Secured Claims
3.1 Mo	rtgages. (Except mortgages to be crammed down under 11 U.S.C. § 1322(c)(2) and identified in § 3.2 herein.)
Che	eck all that apply.
✓ N	None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.
3.1(a)	Principal Residence Mortgages: All long term secured debt which is to be maintained and cured under the plan pursuant to 11 U.S.C. § 1322(b)(5) shall be scheduled below. Absent an objection by a party in interest, the plan will be amended consistent with the proof of claim filed by the mortgage creditor, subject to the start date for the continuing monthly mortgage payment proposed herein.

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	1 st Mtg pmts to			
	Beginning	@\$	_	cludes escrow Yes No
	^{1st} Mtg arrears to		Through	\$
3.1(b)	■ Non-Principal Residence Mortgages: All long term U.S.C. § 1322(b)(5) shall be scheduled below. Abser of claim filed by the mortgage creditor, subject to the	nt an objection by a party in in	terest, the plan will be am	nended consistent with the proof
	Property 1 address:			
	Mtg pmts to			
	Beginning			cludes escrow Yes No
	Property 1: Mtg arrears to		Through	\$
3.1(c)	Mortgage claims to be paid in full over the plan te with the proof of claim filed by the mortgage creditor.	rm: Absent an objection by a	party in interest, the plan	will be amended consistent
	Creditor:		Approx. amt. due:	Int. Rate*:
	Property Address:			
	Principal Balance to be paid with interest at the rate a (as stated in Part 2 of the Mortgage Proof of Claim At	above:		
	Portion of claim to be paid without interest: \$(Equal to Total Debt less Principal Balance)			
	Special claim for taxes/insurance: \$ (as stated in Part 4 of the Mortgage Proof of Claim At	/month, beginn tachment)	ing	
	*Unless otherwise ordered by the court, the interest re	ate shall be the current Till rat	e in this District.	
	Insert additional claims as needed.			

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3.2 Mc	otion for valuation of security, pay	yment of fully secured clain	ns, and modificatio	n of undersecured cla	ims. Check one.	
	None. If "None" is checked, the res	t of § 3.2 need not be comple	ted or reproduced.			
	The remainder of this paragraph	will be effective only if the	applicable box in P	art 1 of this plan is che	ecked.	
	Pursuant to Bankruptcy Rule 3012, distributed to holders of secured cla forth below or any value set forth in Part 9 of the Notice of Chapter 13 E	tims, debtor(s) hereby move(s) the proof of claim. Any object	s) the court to value to the court to value to the court to valuation sha	the collateral described	below at the lesser	of any value set
	The portion of any allowed claim the the amount of a creditor's secured cunsecured claim under Part 5 of this claim controls over any contrary am	claim is listed below as having s plan. Unless otherwise orde	g no value, the credit red by the court, the	tor's allowed claim will b	e treated in its enti	rety as an
	Name of creditor	Estimated amount of creditor's total claim #	Collateral	Value of collateral	Amount of secured claim	Interest rate*
	Capital One Auto Finance [See Note in Section 8.1]	\$3,762.09	2004 Chevrolet Impala	\$1,980.00	\$3,762.09	15.30%
	WWC Finance	\$9,341.11	2010 Dodge Journey	\$4,320.00	\$4,320.00	6.75%
i	Insert additional claims as needed. #For mobile homes and real estate	identified in § 3.2: Special Cla	aim for taxes/insuran	ce:		
;		- '	aim for taxes/insuran	ce: Amount per month	Begi	nning
,	#For mobile homes and real estate	ourt, the interest rate shall be current mileage is 2004 Chev	Collateral the current <i>Till</i> rate i	Amount per month n this District.	Begi	nning
,	#For mobile homes and real estate Name of creditor *Unless otherwise ordered by the co	ourt, the interest rate shall be current mileage is 2004 Chev	Collateral the current <i>Till</i> rate i	Amount per month n this District.	Begi	nning
,	#For mobile homes and real estate Name of creditor *Unless otherwise ordered by the co	ourt, the interest rate shall be current mileage is 2004 Chec	Collateral the current <i>Till</i> rate i	Amount per month n this District.	Begi	nning
3.3 Se	*Unless otherwise ordered by the co	ourt, the interest rate shall be current mileage is 2004 Chec	Collateral the current <i>Till</i> rate i	Amount per month n this District.	Begi	nning
3.3 Se	Name of creditors and real estate Name of creditors and real estate Name of creditors are not considered by the construction of the construction o	ourt, the interest rate shall be current mileage is 2004 Chev 2010 Dodg	Collateral the current <i>Till</i> rate i	Amount per month n this District.	Begi	nning
3.3 Se Ch ✓	Name of creditors *Unless otherwise ordered by the core of the co	ourt, the interest rate shall be current mileage is 2004 Chev 2010 Dodg. S.C. § 506. It of § 3.3 need not be comple is the petition date and secure	the current <i>Till</i> rate in trolet Impala [230,000] ge Journey [163,000] ted or reproduced.	Amount per month In this District.	_	
3.3 Se Ch ✓	Name of creditors and real estate in Name of creditors are real estate in Name of creditors. Name of creditors are real estate in Name of creditors are real estate in Name of creditors. The claims excluded from 11 Uneck one. None. If "None" is checked, the results are real estate in Name is checked, the results are real estate in Name is checked, the results are real estate in Name is checked, the results are real estate in Name is checked, the results are real estate in Name in Name is checked, the results are real estate in Name of creditors.	ourt, the interest rate shall be current mileage is 2004 Cher 2010 Dodg. S.C. § 506. It of § 3.3 need not be completed the petition date and secure or	the current <i>Till</i> rate in the current <i>Till</i> ra	Amount per month In this District. DO] Joney security interest in	a motor vehicle acc	
3.3 Se Ch	Name of creditors and real estate in Name of creditors are included in § 3.2: The secured claims excluded from 11 Useck one. None. If "None" is checked, the rest included in Secured claims listed below were eithers (1) incurred within 910 days befor personal use of the debtor(s),	ourt, the interest rate shall be current mileage is 2004 Chever 2010 Dodg. S.C. § 506. It of § 3.3 need not be completed the petition date and secure or elition date and secured by a ter the plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe filing deadline under Barethe plan with interest at the rethe plan with interest at the rether with the plan with interest at the rether with the r	the current Till rate in prolet Impala [230,00] ted or reproduced. The detection of the produced of the purchase money seem that the stated below. The production of the purchase money seem that the production of the production of the purchase money seem that the production of the	Amount per month In this District. DO] In this District. DOI In this District. DOI In this District. DOI In this District.	a motor vehicle accert thing of value.	quired for the

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nal claims as ne	y the court, the interest rate s	hall be the current <i>Till</i>	rate in this District.			
nal claims as ne		hall be the current <i>Till</i>	rate in this District.			
	eeded.					
a iien pursuan	it to 11 U.S.C. § 522.					
ne" is checked,	the rest of § 3.4 need not be	completed or reproduc	ced.			
ler of this para	agraph will be effective only	if the applicable box	in Part 1 of this pl	an is checked.		
ald have been elow will be avoon or before the (s) the court to owed. The amo	entitled under 11 U.S.C. § 522 oided to the extent that it impa e objection deadline announce find the amount of the judicial ount, if any, of the judicial lien	2(b). Unless otherwise hirs such exemptions used in Part 9 of the Not I lien or security intere or security interest tha	ordered by the country of the ordice of Chapter 13 Bast that is avoided will at is not avoided will let on the order of th	t, a judicial lien or s er confirming the pl nkruptcy Case (Off l be treated as an u be paid in full as a s	ecurity interest sec lan unless the cred icial Form 309I). Insecured claim in secured claim unde	curing a litor files Debtor(s) Part 5 to er the
of creditor	Property subject to lien	Lien amount to be avoided	Secured amount remaining	Type of lien	(county, co judgment date, lien recording, court, book an	urt, date of county, d page
	eeded.					
ollateral.						
ne" is checked,	the rest of § 3.5 need not be	completed or reproduc	ced.			
of this plan the	stay under 11 U.S.C. § 362(a) be terminated as to	the collateral only an	d that the stay und	er § 1301 be termin	
	Name of creditor			Collateral		
	ens or nonpose ald have been eleow will be avoor or before the (s) the court to bowed. The amount of the court to cover a court to bowed. The amount of the court to cover a cover a court to cover a	ther of this paragraph will be effective only ens or nonpossessory, nonpurchase money all have been entitled under 11 U.S.C. § 522 elow will be avoided to the extent that it impairs on or before the objection deadline announce (s) the court to find the amount of the judicial owed. The amount, if any, of the judicial lien U.S.C. § 522(f) and Bankruptcy Rule 4003(d) and Bankruptcy Rule 4003(d) are of creditor Property subject to lien Property subject to lien and claims as needed. The is checked, the rest of § 3.5 need not be all of this plan the stay under 11 U.S.C. § 362(a) Any allowed unsecured claim resulting from	ther of this paragraph will be effective only if the applicable boxens or nonpossessory, nonpurchase money security interests seculd have been entitled under 11 U.S.C. § 522(b). Unless otherwise elow will be avoided to the extent that it impairs such exemptions to on or before the objection deadline announced in Part 9 of the Notic (s) the court to find the amount of the judicial lien or security interest the owed. The amount, if any, of the judicial lien or security interest the U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lies of creditor Property subject to lien Lien amount to be avoided Lien amount to be avoided be of creditor avoided. Collateral. Der is checked, the rest of § 3.5 need not be completed or reproduction of this plan the stay under 11 U.S.C. § 362(a) be terminated as to a Any allowed unsecured claim resulting from the disposition of the orange of the stay and of the collateral from the disposition of the orange of the stay and of this plan the stay under 11 U.S.C. § 362(a) be terminated as to a Any allowed unsecured claim resulting from the disposition of the orange of the stay and of the sta	ens or nonpossessory, nonpurchase money security interests securing the claims listed uld have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court elow will be avoided to the extent that it impairs such exemptions upon entry of the order on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Ba (s) the court to find the amount of the judicial lien or security interest that is avoided will owed. The amount, if any, of the judicial lien or security interest that is not avoided will U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, proof creditor Property subject to lien Lien amount to be accurate amount remaining and claims as needed. Define its checked, the rest of § 3.5 need not be completed or reproduced. Define the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only an Any allowed unsecured claim resulting from the disposition of the collateral will be treated.	the rof this paragraph will be effective only if the applicable box in Part 1 of this plan is checked. The sense of nonpossessory, nonpurchase money security interests securing the claims listed below impair executed have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, a judicial lien or selow will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the point or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Office) (s) the court to find the amount of the judicial lien or security interest that is avoided will be treated as an uncowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information of creditor. Type of lien Lien amount to be Secured amount remaining. Type of lien Type of lien Type of lien Type of lien Lien amount to be secured amount remaining. Type of lien Lien amount to be secured amount remaining. Type of lien Lien amount to be secured amount remaining. Type of lien Lien amount to be secured amount remaining. Type of lien Lien amount to be secured amount remaining. Type of lien Lien amount to be secured amount remaining. Type of lien Lien amount to be secured amount remaining. Lien amount to be secured amount remaining. Lien amount to be secured amount remaining. Type of lien Lien amount to be secured amount remaining. Lien amount to be secured amount remaini	the rof this paragraph will be effective only if the applicable box in Part 1 of this plan is checked. The sense of nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the unit have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, a judicial lien or security interest see ellow will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the plan unless the cred on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 309l). Experimentally the court to find the amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim in owed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for experimental property subject to lien Lien amount to be avoided a provide the information separately for experimental property subject to lien Lien amount to be avoided a provided a provided annount remaining are remained. Lien identification (county, county, c

4.1 General

Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.

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Trustee's fees are governed by st	tatute and may change during the cour	rse of the case.	
4.3 Attorney's fees			
✓ No look fee: \$ 3,600.00			
Total attorney fee charged:	\$ 3,600.00		
Attorney fee previously paid:	\$ 0.00		
Attorney fee to be paid in plan per confirmation order:	\$ 3,600.00	·	
☐ Hourly fee: \$	(Subject to appro	oval of Fee Application.)	
Check one. V None. If "None" is checked, the	ney's fees and those treated in § 4.5 e rest of § 4.4 need not be completed of	or reproduced.	
☐ Mississippi Dept. of Revenue \$	\$		
\$			
DUE TO:	e rest of § 4.5 need not be completed of	•	
To be paid ☐ direct, ☐	through payroll deduction, or throu	gh the plan.	
PRE-PETITION ARREAR.		through	
	through payroll deduction, or _ throu		

Insert additional claims as needed.

4.2 Trustee's fees

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Part 5: Treatment of Nonpriority Unsecu	ured Claims				
5.1 Nonpriority unsecured claims not separately clas Allowed nonpriority unsecured claims that are not set the largest payment will be effective. Check all that a	parately classified w	ill be paid, pro	o rata. If more th	nan one optic	on is checked, the option providing
✓ The sum of \$ 0.00					
% of the total amount of these claims	, an estimated paym	ent of \$			
☐ The funds remaining after disbursements have bee	en made to all other	creditors prov	vided for in this	plan.	
If the estate of the debtor(s) were liquidated under Regardless of the options checked above, paymen		•			· ——
5.2 Other separately classified nonpriority unsecured	d claims (special cl	aimants). Ch	neck one.		
None. If "None" is checked, the rest of § 5.2 need	not be completed or	reproduced.			
✓ The nonpriority unsecured allowed claims listed be	elow are separately o	lassified and	will be treated a	as follows	
Name of creditor	Basis for se classification and	•	Approximate owed		Proposed treatment
Fidelity National Loan of Starkville	No UCC - Ex	xempt	Unknov	/n	Pay as Unsecured
First Metropolitan Financial Service of Starkville	No UCC - Ex	xempt	Unknov	/n	Pay as Unsecured
	Student Loan		\$3,556.29		Defer Until Plan Completion
Part 6: Executory Contracts and Unexpi 6.1 The executory contracts and unexpired leases lis and unexpired leases are rejected. Check one. None. If "None" is checked, the rest of § 6.1 need	ted below are assu		I be treated as	specified. A	all other executory contracts
Assumed items. Current installment payments wi			ee or directly by	the debtor(s), as specified below, subject to
any contrary court order or rule. Arrearage payme trustee rather than by the debtor(s).	nts will be disbursed	I by the truste	ee. The final col	umn include	s only payments disbursed by the
Desci	ription of leased erty or executory contract	Curre installm payme	nent arrea	nount of rage to be paid	Treatment of arrearage
Reed Place Apartments Res	sidential Lease	\$\$608	.00 \$	0.00	No Arrearage
		Disbursed b			
		☐ Trustee ☐ Debtor(s			
		□ Deniol(;	3)		
Insert additional claims as needed.					

7.1 Property of the estate will vest in the debtor(s) upon entry of discharge.

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Part 8: N	onstandard Plan	Provisions				
8.1 Check "None'	' or List Nonstanda	ard Plan Provisions				
Under Bankruptcy	Rule 3015(c), nonst	rest of Part 8 need not be co andard provisions must be s standard provisions set out e	et forth below. A i	nonstandard prov	vision is a provision not otherwise included ir e.	n the
The following plan	n provisions will b	e effective only if there is a	check in the box	"Included" in	§ 1.3.	
Section 3.2	- Capital One: Pay A	Amount Owed at Contract Ra	te to Protect Debt	or's Vehicle.		
Part 9: Si	ignature(s):					
_			w. If the Debtor(s)	do not have an a	attorney, the Debtor(s) must provide their co	mplete
✗ /s/LaSon	dra Page		×			
	e of Debtor 1			Signature of De	ebtor 2	_
Executed	MM / DD /	YYYY		Executed on	MM / DD /YYYY	
	Reed Ridge Circle ress Line 1			Address Lin	ne 1	
Addr	ress Line 2			Address Lin	ne 2	
Star	kville, MS 39759					
	State, and Zip Code			City, State,	and Zip Code	
Tele	phone Number			Telephone I	Number	
/s/ Willian Signature	n C. Cunningham e of Attorney for Deb	otor(s)	Date	06/14/2019 MM / DD / YY	//YY	
	Box 624 ress Line 1					
Addr	ress Line 2					
	umbus, MS 39703 State, and Zip Code					
	.329.2455	7964				
wcc	phone Number sinc@gmail.com	MS Bar Number				